## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

	Criminal No. 15-054-1 (PJS/HB)
Plaintiff,	
	AFFIDAVIT OF MATTHEW D. FORSGREN
Defendant.	
)	
) ss.	
	Defendant.

Matthew D. Forsgren, being duly sworn states as follows:

- 1. Attached as Exhibit 1 is a photograph of the area where Igor Bivol claimed that the body of a deceased individual was found. I took this photograph near the village of Cojusna, Moldova, on March 31, 2016.
- 2. Attached as Exhibit 2 is a photograph of the area where Vitalie and Ion Catana explained that the body actually was found. I took this photograph near the village of Cojusna, Moldova, on March 31, 2016.
- 3. Attached as Exhibit 3 is a photograph of the area surrounding the morgue facility in Straseni, Moldova, where the body of the deceased reportedly was kept until being transported from the morgue facility. I took this photograph on March 31, 2016.
- 4. Attached as Exhibit 4 is another photograph of the area surrounding the morgue facility in Straseni, Moldova. I took this photograph on March 31, 2016.

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5. Attached as Exhibit 5 is another photograph of the area surrounding the

morgue facility in Straseni, Moldova. I took this photograph on March 31, 2016.

6. Attached as Exhibit 6 is a photograph of the exterior of the morgue facility

in Straseni, Moldova. I took this photograph on March 31, 2016.

7. Attached as Exhibit 7 is a photograph of the interior of the morgue facility

in Straseni, Moldova. I took this photograph on March 31, 2016.

8. Attached as Exhibit 8 is a photograph of the interior of the morgue facility

in Straseni, Moldova. I took this photograph on April 1, 2016.

Dated: September 2, 2016

<u>s/Matthew D. Forsgren</u> Matthew D. Forsgren

Subscribed and sworn to before me this 2nd day of September 2016.

s/Caron Pjanic

**Notary Public** 

My commission expires January 31, 2020.